IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

BRANDON BRAZELTON, :

.

Plaintiff,

v. : Case No. 1:21-cv-00635

.

Lorraine Goldberg, et al.,

:

Defendants.

DEFENDANTS' MOTION TO DISMISS

Defendants, Lorraine Goldberg, Elissa Wilk, and Sheriff Michael Chapman, (collectively referred to as "Defendants"), in their official and individual capacities, by and through their undersigned counsel, move to dismiss Brandon Brazelton's ("Brazelton") Complaint against them. In support thereof, Defendants specifically refer the Court to their Memorandum in Support filed herewith.

Respectfully Submitted,

/s/

Alexander Francuzenko, Esq./VSB #36510 Cook Craig & Francuzenko, PLLC 3050 Chain Bridge Road, Suite 200 Fairfax, VA 22030 (703) 865-7480 (office) (703) 434-3510 (fax) alex@cookcraig.com

Counsel for Defendants Lorraine Goldberg, Elissa Wilk, and Sheriff Michael Chapman

CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of June, 2021, I served a copy of the foregoing

Defendants' Motion to Dismiss upon the following via ECF and U.S. Mail:

Ryan Campbell (VSB 48157) King, Campbell, Poretz & Michael, PLLC 108 N. Alfred Street

Alexandria, VA 22314 Main: (703) 683-7070 Cell: (703) 283-6851 Fax: (703) 652-6010

Email: ryan@kingcampbell.com

<u>/s</u>,

Alexander Francuzenko, Esq./VSB #36510 Cook Craig & Francuzenko, PLLC 3050 Chain Bridge Road, Suite 200 Fairfax, VA 22030 (703) 865-7480 (office) (703) 434-3510 (fax) alex@cookcraig.com

Counsel for Defendants Lorraine Goldberg, Elissa Wilk, and Sheriff Michael Chapman